

October 8, 2017

THE HONORABLE DONALD TRUMP, PRESIDENT  
 THE UNITED STATES OF AMERICA  
 THE WHITE HOUSE

WASHINGTON, DISTRICT OF COLUMBIA 20500

2:13cv193

Clerk, U.S. District Court  
Southern District of Texas

OCT 18 2017

DEAR PRESIDENT TRUMP:

David J. Bradley, Clerk of Court

RE = THE FELLOW WHO IS BEING DETAINED  
 BY THE U.S. MILITARY AFTER BEING  
 TURNED OVER BY SYRIAN REBELS,  
 FOLLOWING CAPTURE FROM ISIS,  
 BECAUSE HE WAS BORN ON U.S. SOIL.

YESTERDAY I READ IN THE SANTA FE, NEW  
 MEXICO NEWSPAPER ABOUT THIS SITUATION AND  
 THAT THE ACLU WANTS TO BECOME INVOLVED.  
 PLEASE TAKE IT "AS A GIVEN" THAT THIS FEL-  
 LOW WAS BORN IN THE U.S. FROM PARENTS WHO  
 WERE, SO TO SPEAK, TRAVELERS FROM ANOTHER  
 COUNTRY AND HAVE NEVER BEEN U.S. CITIZENS  
 THEMSELVES! FURTHER, IT WAS NOT ESTABLISHED  
 IN THE NEWSPAPER STORY TO WHAT EXTENT  
 THIS FELLOW HAS HAD OFFICIAL CONNECTIONS  
 WITH THE U.S., BOTH INSIDE AND OUTSIDE THE  
 COUNTRY, BEFORE BEING TURNED OVER TO THE  
 U.S. MILITARY.

WHAT THE OVERWHELMING MAJORITY OF U.S.  
 CITIZENS -- 99.99% -- DO NOT KNOW IS THAT  
 BIRTH ON U.S. SOIL VIA PARENTS, OTHER THAN

U.S. CITIZENS, IS JUST THE FIRST STEP TO ACQUIRING CITIZENSHIP, WITH THE RIGHT TO VOTE, IN ADULTHOOD! THIS IS ESPECIALLY TRUE IF THE PERSON IN QUESTION IS RAISED OVERSEAS!" FORMER PRESIDENT OBAMA IS AN EXCELLENT EXAMPLE

AGAIN, "IT IS A GIVEN" THAT BIRTH ON U.S. SOIL IS A "BIRTHRIGHT" TO CITIZENSHIP THAT PARENTS CANNOT TAKE AWAY! AT THE SAME TIME, OR BY THE SAME TOKEN, THE PERSON WITH THE "BIRTHRIGHT" MUST TAKE OFFICIAL STEPS WITHIN A SPECIFIED PERIOD OF TIME BY U.S. LAW TO CLAIM THIS CITIZENSHIP. THERE IS NO INFORMATION AVAILABLE TO THE PUBLIC THAT THIS FELLOW TOOK SUCH STEPS! IN FACT, IT CAN BE ARGUED THAT BY JOINING ISIS, HE REJECTED HIS U.S. "BIRTHRIGHT!"

IF THE ACLU IS TO BECOME INVOLVED, THEIR FIRST STEP IS TO TAKE THE MATTER BEFORE A U.S. COURT OF LAW TO DETERMINE THE U.S. CITIZENSHIP STATUS OF THIS FELLOW. FURTHER, AS I SEE IT, IT IS NOW ENCUMBERED FOR THE U.S. MILITARY TO DO OTHERWISE SINCE THEY ACCEPTED THE FELLOW FROM ISIS VIA THE SYRIAN REBELS, APPARENTLY, BECAUSE SOMEONE(S) THOUGHT THAT HE WAS A U.S. CITIZEN! FURTHER AGAIN, AS I SEE IT, THE U.S. MILITARY HAS THE OPTION OF RETURNING THE FELLOW TO THE SYRIAN REBELS UNTIL HIS CITIZENSHIP STATUS TO THE U.S. IS ESTABLISHED IF

THE FELLOW, HIMSELF, WANTS TO GO THERE. AL-

VALLY, THAT COULD VERY WELL BE THE PLACE

WHERE THE ACLU SHOULD GET INVOLVED AND

THIS PARTICULAR SITUATION HAS THE POTEN-

TIAL TO GO A LONG WAY AT CLARIFYING cer-

TAIN ASPECTS OF U.S. IMMIGRATION LAW.

(AS ALL OF YOU ARE AWARE, PEOPLE IN THE U.S.

WHO ARE NOT U.S. CITIZENS HAVE DIFFER-

ENT LAW APPLY TO THEM THAN DO U.S.

CITIZENS. AND IT IS RECIPROCAL: U.S.

CITIZENS ON FOREIGN SOIL ARE NOT UNDER

U.S. LAW BUT UNDER LAW OF THE FOREIGN

COUNTRY. AS A FURTHER ASIDE, I AM A-

WARE OF WHAT I CALL "THE BLACK MARKET

PATH TO CITIZENSHIP." THE EXPECTANT

MOTHER, ONE WAY OR ANOTHER COMES TO

BABY

THE U.S. JUST TO HAVE HER, BORN ON

U.S. SOIL. IF SUCH A PRACTICE CANNOT BE

STOPPED BY CURRENT U.S. IMMIGRATION

LAW, IT MUST BE PART OF NEW IMMIGRA-

TION LAW. FURTHER, I AM IN FAVOR OF

A U.S. NATIONAL IDENTITY CARD ISSUED TO

EVERYONE AT BIRTH IN THE U.S. AND TO

THOSE WHO ENTER THE U.S. FROM FOREIGN

LANDS. FURTHER AGAIN, I USE THE PHRASE

"ASSOCIATE CITIZENSHIP" THAT, AMONG OTHER

THINGS, DOES NOT INCLUDE THE RIGHT TO VOTE.  
 THAT IS THE BEST THAT "ILLEGALS" CAN AC-  
 QUIRE AND THEIR CHILDREN BORN IN THE U.S.  
 THE CHILDREN WOULD HAVE THE RIGHT TO  
 THE NATURALIZATION PROCESS WHEN THEY  
 "BECOME OF AGE." WHEN IT COMES DOWN TO  
 IT, SPECIAL LAW FOR "INDIAN NATION"  
 COMPLICATES "ONE HELL OF A LOT" OF MATTERS.

TO CONCLUDE THIS WHITE PAPER IN THE  
 FORM OF A LETTER I WILL POINT OUT THE  
 FOLLOWING:

- CONGRESS HAS ASSIGNED TO THE  
STATE DEPARTMENT THE DETERMINATION OF  
 U.S. CITIZENSHIP. (AS AN ASIDE, LET'S GO TO  
 TEXAS. TO CLEAR THE VOTER ROLLS OF PRESU-  
MED "DEAD PEOPLE", THE SECRETARY OF  
 STATE ASKED FEDERAL SOCIAL SECURITY FOR  
 THEIR ROLLS IN THE MATTER. THE CHAIR  
 COMPLIED WITH THE DISCLAIMER "THAT THE  
 PAPERS WERE NOT RELIABLE. THEN THE TEXAS'  
 SEC. OR STATE WROTE TO THE "PRESUMED  
 DEAD PEOPLE", "IF YOU ACTUALLY ARE NOT DEAD,  
 PLEASE LET ME KNOW." FOR INVASION OF PRIV-  
 ACY, I DARE SAY, "ALIVE" KSLC PICTURES TOOK IT TO  
 STATE OR TEXAS DISTRICT COURT AND THE SEC.  
 OF STATE LOST! IN THE SAME TIME FRAME,  
 THE TEXAS' SEC. OR STATE WENT TO THE HEAD  
 OF HOMELAND SECURITY FOR THEIR RECORDS  
 ON CITIZENSHIP. THE HEAD OF HOMELAND

~~SECURITY DENIES THE REQUEST.~~

- HISTORICALLY, THE COURTS HAVE USED A VERY NARROW DEFINITION OF WHO HAS U.S. CITIZENSHIP AND WHO DOES NOT.

- THE U.S. FEDERAL GOVERNMENT DOES NOT (YET) HAVE AN OFFICIAL BIRTH REGISTER; THIS, (AT PRESENT), IS IN THE HANDS OF COUNTIES AND STATES. HENCE, IT HAS TO BE LEFT TO THE STATES AS TO WHO IS ELIGIBLE TO VOTE IN THE ENFORCEMENT OF FEDERAL VOTING LAWS! THIS MATTER IS CURRENTLY BEFORE FEDERAL JUDGE NELVA GONZALEZ KAMOZ OPERATING OUT OF CORPUS CHRISTI, TEXAS WITH WHOM I HAVE FILED SEVERAL AMICUS CURIAE BRIEFS. IN THE CAUSE RELEVANT TO THIS WHEN BEFORE THE U.S. SUPREME COURT, THERE WERE TWO OLD DISSIDENT JUSTICES TO THE WAY IT WAS "TOSSED BACK TO THE STATES."

- WHEN THE ARIZONA IMMIGRATION LAW WAS BEFORE THE U.S. SUPREME COURT, THE U.S. SOLICITOR GENERAL POINTED OUT THAT "THE ONLY RELIABLE DATA THAT THE FEDERAL GOVERNMENT HAS ON WHO IS A U.S. CITIZEN IS FOR THOSE WHO HAVE U.S. PASSPORTS." I MIGHT ADD "SURELY THE FEDERAL GOVERNMENT HAS RELIABLE INFORMATION ON THOSE WHO HAVE DONE THROUGH THE NATURALIZATION PROCESS."

- LEGALITY OF DUAL CITIZENSHIP FOR U.S.

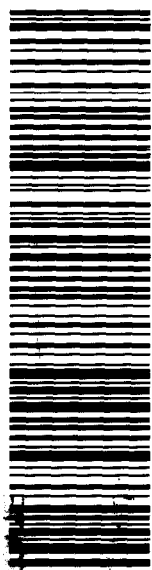
NATIONALS IS YET TO MAKE IT INTO THE COUNTIES. SOME COUNTIES ALLOW IT, SOME DONOT. PERSONALLY, I AM OPPOSED TO IT. (IN 2012, I VISITED WITH A FELLOW WHO WAS VOTING IN BOTH U.S. AND ANOTHER COUNTY'S ELECTIONS!) YES I RECOGNIZE A VERY, VERY IMPORTANT DIFFICULTY WHEN IT COMES TO "U.S. INDIAN NATION AND RESERVATIONS!" U.S. INDIANS ON RESERVATIONS ARE NOT SUBJECT TO THE SAME LAWS THAT APPLY TO THE REST OF US! (IN TAOS, COUNTY, NEW MEXICO, FOR EXAMPLE, TO BE ELIGIBLE FOR A COUNTY OFFICE, U.S. INDIANS MUST ESTABLISH A THREE-PERIOD RESIDENCY OFF OR THE RESERVATION. SURELY THERE IS A "TRICKLE-UP" EFFECT FOR THIS! AND BY THE SAME TOKEN, WHAT, BY TODAY'S LAW, WAS THE STATUS OF HERBERT HOOVER'S U.S. INDIAN VICE-PRESIDENT? AND THE CHOCTAW INDIAN OF OKLAHOMA WHO WAS ELECTED A U.S. SENATOR? RESIDENCY CAN BE ESTABLISHED <sup>FOR</sup> THE SENATE BUT NOT THE PRESIDENCY!)

THANK YOU FOR YOUR ATTENTION. ALL OF YOU HAVE BETTER RESOURCES TO PURSUE THESE MATTERS THAN I!

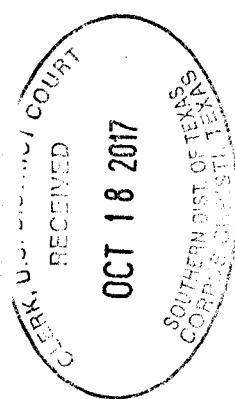
COPIES TO: SECRETARIES OF RESPECTFULLY YOURS  
DEFENSE AND STATE; CHIEF  
JUSTICE JOHN A. ROBERTS;  
U.S. FEDERAL JUDGE ENRIQUE  
VARGAS RAMOS; AND  
UNIVERSITY OF OKLAHOMA  
PRESIDENT, DAVID L. BOREN.

L. Richard Quade  
38 Loma Linda Ranch  
Road  
Vadito, New Mexico

USPS CERTIFIED MAIL



9507 1000 1859 7282 0001 65

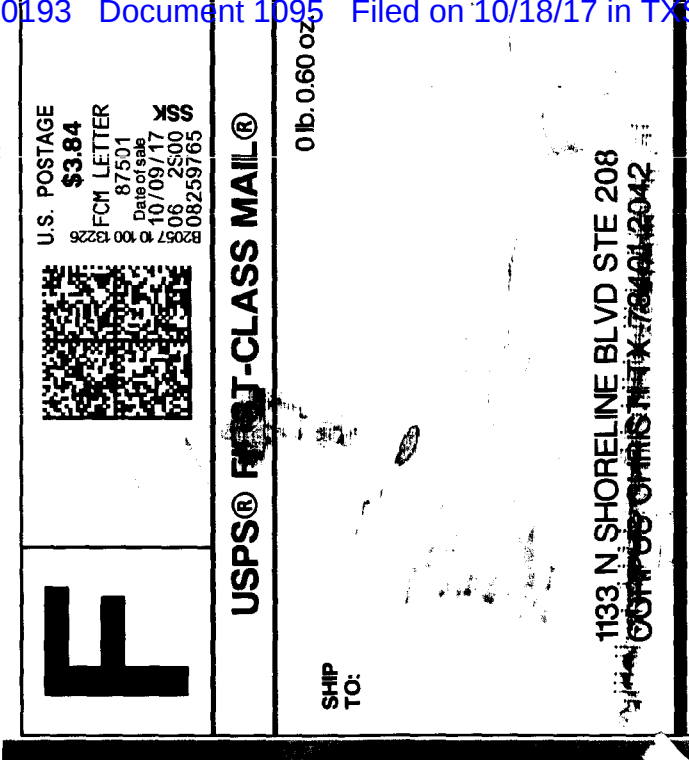


Clerk  
381579

THE HONORABLE ROBERT GENE COOKS  
FEDERAL JUDGE FOR THE SOUTHERN  
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78401

RECEIVED COURTHOUSE



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